### DATENT COOPERATION TREATY

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From the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY Cal

To:

ETUDES & PRODUCTIONS SCHLUMBERGER 1, rue Henn Becqueret - BP 202 F-92142 Clamat Cadex FFIANCE

NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(PCT Rule 71.1)

Applicaci

SERVICES PETROLIERS SCHLUMBERGE of all

- This applicant to hersity notified that this International Preliminary Examining Authority transmits hersivith the
  international preliminary report on patentability and its annexes, if any, astablished on the international
  application.
- A copy of the report and its ennerces, if any, is being transmitted to the International Bureau for communication to all the stacted Offices.
- Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any america) and will transmit such translation to those Offices.

#### 4 REMINDER

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national bees) within 30 months from the priority data (or later in some Offices) (Artisla 80(1)) (see also the premider sent by the international Bureau with Form PC/IR8001).

Where a translation of the international application must be furnished to an elected Office, that translation must contein a translation of any annexes to the internationary preliminary report on petentability, it is the applicant's responsibility to prepare and furnish such insulation directly to each elected Office concerned.

For jurther details on the applicable time limbs and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

The applicant's attention is drawn to Article 33(5), which provides that the criteria of novelty, inventive step and industrial applicability described in Article 33(2) to (4) merely serve the purposes of priorialiconal preliminary examination and that "env Contracting State may apply additional or different criteria for the purposes of occiding whether, in that State, the claimed inventions is patentatile or not' (see also Article 27(5)). Such additional critical may relate, for example, to examptions from patentatility, requirements for enabling distributions, clairly and support for the claims.

Name and moting address of the international presigningly scarning authority.

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# PATENT COOPERATION TREATY

# PCT

# INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

See Form PCT/PEA/416

31.12.2003

Priority date (daymonth/ear)

FOR FURTHER ACTION

01.12.2004

mamenonal Farmt Otrashoafion (IPC) or national classification and IPC

speniational filing data (day/nonthipen)

Applicant's or agent's the reference

International application No

PCT/FF2004/01S681

WO 21,1208

E21847/10

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١.	Wah iiled,	egard to the language, this report is based on the international application in the language in which it was unless otherwise indicated under this item.						
	0	his report is based on translations from the original language into the following language , rhich is the language of a translation furnished for the purposes of:						
	[] international search (under Rules 12.3 and 23.1(b))							
		publication of the international application (under Rule 12.4)     international preliminary examination (under Rules 55.2 and/or 55.3)						
2.	have	regard to the elements" of the international application, this report is based on (replacement sheets which been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this I as "originally filed" and are not annexed to this report):						
	Des	isotler, Pages						
	1-19	as originally filed						
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		☐ the description, pages						
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	[] the description, pages							
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## International application No. PCT&P2004013681

	No. III - Non-astablishment c Beeblidy	opii	nion with regard to nevelly, inventive step and industrial				
The	e questions whether the claimed invention appears to be novel, to involve an inventive step (to be non- truss), or to be industrially explicable have not been examined to respect of:						
O	the entire international applicati	ion,					
8	ciams Nos. 22-24						
	because:						
	the said international application not require an international pre-	n, or limine	the said claims Nos, relate to the following subject matter which does ary examination (specify):				
0	the description, claims or draw that no meaningful opinion cou	ings (	Indicate particular elements below) or said daims Nos. are so unclear formed (specify):				
O	the claims, or said claims Nos, are so inadequately supported by the description that no meaningful opinion could be formed.						
(3)	no international search report i	has b	een established for the said claims Nos. 22-24				
O	the nucleotide ansitor amano acid sequence listing does not comply with the standard provided for in Annax C of the Administrative instructions in that:						
	the written form		has not been furnished				
			does not comply with the standard				
	the computer readable form	0	has not been furnished				
			does not comply with the standard				
D	the tables related to the nucleotide and/or amino acid sequence listing, if in computer readable form on not compily with the technical requirements provided for in Annex C-bis of the Administrative Instruction						
O	See separate sheet for further	r deta	ali				

80	g No. IV Lack of unity of i	nyantion							
. 12	[2] In response to the invitation to restrict or pay additional less, the applicant has:								
	O restricter the claims.								
	Ø paid additional fees.								
	D paid additional fees und	er protest.							
	C) neither restricted nor pa	id addition	ai fees.						
. O	y of invention is not complied with and chose, according to pay additional fees.								
3. Th	This Authority considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and 13.9 is								
O	complied with.								
(2)	not complied with for the to	llowing re	390/18:						
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4. C	Consequently, this report has been established in respect of the following parts of the international application:								
Ω	ali parts.								
23	the parts relating to claims	Nos. 1-21	,25,26 .						
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	ox No. V Reasoned states	ment und	er Article 3	15(2) with regard to novelly, inventive step or industrie					
	opticability; citations and st	quanation	e support	ing such statement					
1. 8	Statement								
N	Novelly (N)		Claims	1 - 11,14-16,25,26					
	,	No:	Claims	12.13,17-21					
37	ventive step (IS)	Yes:	Ctaims	14.15					
**	outile (m)	No:	Claims	1 - 13,16-21,25,28					
3+	squetrial applicability (IA)	Ysa:	Claims	1 - 21,25,26					
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	Aglions and explanations (Pi	ile 70.7).							

Re. Rem. IV.

Lack of unity of invention

The separate inventions/groups of inventions are:

1. Claims: 1-11

A flow monitoring tool system with a digital bus communication

2. Claims: 12-21,25,26

An injector tool with tracer ejection measuring means

3. Claims: 22-24

An injector tool with separate hydraulic and electrical parts

Non-Unity a priori.

The only possible common feature of claims 1, 12 and 22 is an injector tool for ejecting a tracer in a system for monitoring a flow of liquid within a borehole.

This common feature is very well known in the prior art as can be seen in document US 4,861,986. Therefore this feature cannot form the required link between the above mentioned inventions.

The problem related to subject one is to improve downhole communication inside the tool or between the tools.

The problem of subject 2 is to insure that the required quantity of tracer has been ejected.

The problem of subject 3 is to provide an injector tool which can be maintained/repaired wherein the electrical elements remain protected.

As inventions 1-3 have no common special technical features, nor are these features

linked by a common problem, these inventions do not form a single inventive concept and are deprived from unity of invention as required by rule 13(2) PCT.

Due to the lack of unity the following assessment is limited to the first two inventions for the searched claims 1-11 and claims 12-21.25.25.

#### Reltem V

Reasoned statement with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

The following documents are referred to in this communication; the numbering will be adhered to in the rest of the procedure:

- D1: US-A-4 861 986 (ARNOLD DAN M) 29 August 1989
- D2: US-A-4 355 310 (BELAIGUES ANTOINE ET AL) 19 October 1982
- DS: US-A-6 125 934 (LENN CHRISTOPHER PETER ET AL) 3 October 2000
- D4: US-A-3 692 106 (EDWARD R. BASHAM ET AL) 19 September 1972
- D5: US-A-3 156 818 (CALDWELL RICHARD L) 10 November 1964

#### FIRST INVENTION: CLAIMS 1-11

- 1) The present application does not meet the requirements of Article 33(1) PCT, because the subject-matter of claims 1 and 8 does not involve an inventive step in the sense of Article 33(3) PCT.
- 1.1) Document D1 discloses (cf. fig. 1 ; column 1 line 45 54; references in parentheses applying to this document )
- a tool system (16) for monitoring a flow of liquid within a borehole (10) comprising: a plurality of tools disposed on a longitudinal axis of the tool system (16) comprising at least a first injector tool (22) for ejecting in the borehole a tracer and a detector tool (18) to detect the ejected tracer

from which the subject-matter of claim 1 differs in that a standard digital bus traverses at least a portion of each tool of the plurality of tools and the standard digital bus allows a communication between each tool.

- 1.2) The problem to be solved by the present invention may therefore be regarded as improving the downhole communication between and inside the tools.
- 1.3) The special tachnical feature of claim 1 is described in document D2 (see column 4 line 17 52; fig. 19) as providing the same advantages as in the present application. The skilled person would therefore regard it as a normal design to include this feature in the tool system described in document D1 in order to solve the problem posed.

Although D1 discloses one tool with several tool components, it is obvious for the man skilled in the art that these tool components can be considered as separate tools and used in a modular tool. Modular tools are well-known in logging operations as can be seen in D2

Therefore the solution proposed in claim 1 and corresponding method claim 8 of the present application cannot be considered as involving an inventive step (Article 33(3) PCT).

2) Dependent claims 2-7 and 9-11 do not appear to contain any additional features which, in combination with the teatures of any claim to which they refer, meet the requirements of the PCT with respect to novelty and/or invertive step (Article 33(2) and (3) PCT), the reasons being as follows:

claims 2,9: D2 (see fig. 1) discloses a control tool (24) for data management claims 3,10: D1 discloses a second injector tool (24) located on the apposite side of the detector tool (18).

claim 4: D3 discloses the use of several injector tools to allow injecting of different tracers, claims 5.11: D3 discloses orientating means (see column 5 line 26-35) to adjust the ejection port.

claims 6,7: D2 (see column 44 line 45 - column 45 line 63) discloses groups of wires with standard connectors and the use of specific wires for power transmission and signal

transmission.

## SECOND INVENTION: CLAIMS 12-21, 25, 26

1) The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of claim 12 and 18 is not new in the sense of Article 33(2) PCT.

The document D4 discloses (the references in parentheses applying to this document; see fig. 3,4; column 6 line 57 - 64):

An injector tool (19) for ejecting a tracer in a system for monitoring a flow of liquid (see column 3 line 3 - 14) within a borehole, the injector tool (19) comprising: measuring means (85) to measure an ejected quantity of the ejected tracer.

The subject-matter of claim 12 and 18 is therefore not new (Article 33(2) PCT).

2) Dependent claims 13,16-21,25 and 26 do not contain any features which, in combination with the features of any claim to which they refer, meet the requirements of the PCT in respect of novelty and/or inventive step, for the following reasons:

Claim 13: D4 discloses a piston (119) with measuring means to displace the piston relative to the body of the tool.

Claim 16: D5 discloses the use of a remote control valve for an injector tool. (See column 3 line 3-5). Electro-valve is an obvious choice as in D4 the motor is an electric one. Claims 17,19: D4 discloses a tool system comprising a detector tool (23) and an injector tool (19).

Claim 20: See claim 1 of D4.

Claim 21: Counter (27) in D4 (see column 9 line 50 - 62)

Claim 25: Combination of known elements, mere juxtaposition.

Claim 26: Combination of features. Obvious for the man skilled in the art to use different frequency for avoiding interference.

3) The combination of the features of dependent claim 14 is neither known from, nor

# INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (SEPARATE SHEET)

Internetismet application No.

PCT/EP2004/013681

rendered obvious by, the available prior art. Hall Effect switches are known (see US 4,146,411) to measure the displacement of a piston but this technique has never been used downhole in a wellbore where pressure and temperature are high. It is not considered obvious to apply this technique to the measuring of the displacement of the piston of a downhole injector.